

PATENT
Our File: WILL 2501

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Reissue Application of:

BILL L. DAVIS and JESSE S. WILLIAMSON

For Reissue of U. S. Patent 5,630,363
Issued May 20, 1997
Serial No. 08/515,097

Filing Date: May 20, 1999

Group Art Unit: _____

Examiner: _____

Serial No.: _____

For:

**COMBINED LITHOGRAPHIC/
FLEXOGRAPHIC PRINTING
APPARATUS AND PROCESS**

PETITION TO EXPUNGE UNDER 37 C.F.R. §1.59(b) AND M.P.E.P. §724.05

TO: The Honorable Commissioner of
Patents and Trademarks
Washington, D.C. 20231

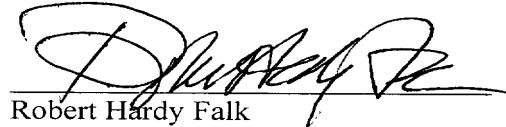
SIR:

Pursuant to the provisions of 37 C.F.R. §1.59(b) and M.P.E.P. §724.05 and §724.02, Patentees Bill L. Davis and Jesse S. Williamson and their Assignee of Record, Williamson Printing Corporation, petition the Commissioner to expunge the attached envelope comprising the Joint Declaration of Bill L. Davis and Jesse S. Williamson with the attached documents thereto.

Information has come to the attention of Reissue Declarants and their Assignee of Record since the issuance of the '363 patent that a manufacturer disputes the inventorship of the '363 patent. Reissue Declarants disagree with the manufacturer's contention, but wishes in an abundance of caution to bring this confidential information to the attention of the PTO. The information is believed to be non-material, and therefore should be expunged.

In the event that any part of any document, or any part of any declaration or exhibit thereto is considered material, but the remainder of said document/declaration is not considered materials, Assignee Williamson Manufacturing, Inc. and Patentees Bill L. Davis and Jesse S. Williamson request the opportunity to further redact said information and submit a redacted document consistent with the provisions of 37 C.F.R. §1.59(b) (1997) and M.P.E.P. §724.05.

Respectfully submitted,



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